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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CHRISTIAN M. DEJOHN : CIVIL ACTION

FILED

MAR 2 6 2009

TEMPLE UNIVERSITY, et al.

v.

MICHAELE. Norve, Clark By Dap. Gork

AMENDED FINAL JUDGMENT

NO. 06-778

AND NOW, this 26th day of March, 2009, upon consideration of the Court's final judgment, which we issued on April 26, 2007, and our Order today in which we awarded plaintiff \$110,103.62 in attorneys' fees and costs, it is hereby ORDERED that our final judgment is AMENDED to read as follows:

- 1. As to Counts I and II, JUDGMENT IS ENTERED in favor of defendants Temple University, David Adamany, Richard Immerman and Gregory J. W. Urwin and against plaintiff Christian M. DeJohn;
- 2. As to Counts VII and VIII, JUDGMENT IS ENTERED in the amount of One Dollar (\$1.00) in favor of plaintiff Christian M. DeJohn and against defendant Temple University, and in favor of defendants David Adamany, Richard Immerman and Gregory J. W. Urwin and against plaintiff Christian M. DeJohn;
- 3. JUDGMENT IS ENTERED in the amount of One Hundred Ten Thousand, One Hundred and Three Dollars and Sixty-two Cents

(\$110,103.62) in favor of plaintiff and against defendant Temple
University for plaintiff's attorneys' fees and costs; and

4. Temple University is ENJOINED from reimplementing or enforcing the sexual harassment policy that existed before the changes Temple implemented on January 15, 2007.

BY THE COURT:

Stewart Dalzell, J